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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/066,039	01/31/2002	Rade Petrovic	SOL-166	3932	
20028	7590 10/18/2005	•	EXAMINER		
Lipsitz & McAllister, LLC 755 MAIN STREET		LEMMA, SAMSON B			
MONROE, CT 06468			ART UNIT	PAPER NUMBER	
•			2132		

DATE MAILED: 10/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Examiner			Applicati	on No.	Applicant(s)					
Samson B. Lemma 2132 Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. If the period for reply specified above is less than thiny (30) days, a rejey within the statistory minimum of thiny (30) days will be comisioned timely. If the period for reply specified above is less than thiny (30) days, a rejey within the statistory minimum of thiny (30) days will be comisioned timely. If the period for reply specified above is less than thiny (30) days, a rejey within the statistory minimum of thiny (30) days will be commissed of this communication. If the period for reply specified above is less than thiny (30) days, a rejey received by the Office later than these months after the making date of this communication, even if linesly field, may reduce any senior specified the specified above the series of the office later than these months after the making date of this communication, even if linesly field, may reduce any senior particular managements. Senior SFR 1,76(th). Status 1) ⊠ Responsive to communication(s) filed on 31 January 2002. 2a) ☐ This action is FINAL. 2b) ☑ This action is incondition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Exparte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ☑ Claim(s) 1.72 is/are pending in the application. 4) ☑ Claim(s) 1.72 is/are pending in the application. 4) ☑ Claim(s) 1.75 is/are pending in the application. 4) ☑ Claim(s) 1.75 is/are pending in the application. 4) ☑ Claim(s) 1.75 is/are pending in the application. 4) ☑ Claim(s) 1.75 is/are pending in the application and/or election requirement. Application Papers 9) ☐ The specification is objected to by the Examiner. Application is pending 1.75 is/are withdrawn from consideration. 10 ☐ The drawing(s) filed on	Office Action Summary		10/066,0	39	PETROVIC, RADI	PETROVIC, RADE				
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THE MAILING DATE OF THIS COMMUNICATION. Extracisions of time may be waited and the provisions of 3 CPR 1.15(6). In no event, however, may a reply be timely field after \$1X, (6) MONTHS from the mailing date of this communication. It NO pends of the major was interested and the communication of the com		•								
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DETAILED ACTION

1. Claims 1-72 have been examined.

Claim Rejections - 35 USC § 112

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2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 3. Claims 11-13, 28-30, 47-49 and 64-66 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims 11-13, 28-30, 47-49 and 64-66 recites the term "relevant". It is a vague term and also ambiguous. It does not have a clear and well defined meaning. It has not been considered when this case is examined.
- 4. Claims 14, 31, 50 and 67 depend from the rejected claims 13, 30, 49 and 66
 respectively, and include all the limitations of the respective claims, thereby rendering those dependent claims indefinite.

Claim Rejections - 35 USC § 102

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5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

- 6. Claims 1-8, 15, 17-21, 23-25, 33-35, 37-44, 51, 53-57, 59-61 and 69-71 are rejected under 35 U.S.C. 102(a) as being anticipated by Xu et al (hereinafter referred as Xu) (U.S. Patent Number 6, 674,861B1) with European publication number:
 Wo00/39955) having a (publication date: July 6, 2000)
- 7. As per claims 1 and 37 Xu discloses a method for embedding watermarking information [Abstract, first two lines] (A method, an apparatus and a computer program product for adaptive, content-based watermark embedding of a digital audio signal (100) are disclosed), comprising:
 - **Providing a host signal** [figure 1, ref. Num "100"];
 - Providing data to be embedded in the host signal [figure 1, ref. Num "102"];
 - Associating distinct input data strings of said data with distinct code sets; [Column 8, lines 1-3] (a bit in the watermark sequence/input data to be embedded in the host signal is encoded/associated as multiple echoes/code sets while each audio frame/host signal is divided into multiple sub-frames)

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• Selecting codes from the associated code sets to represent said input data strings based on an analysis of the host signal; [column 9, lines 39-48; column 7, lines 29-30; column 10, lines 17-19;]

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- Embedding said codes into the host signal to provide a watermarked signal.

 [column 10, lines 19-21; column 7, lines 30-32]
- 8. As per claims 17,19, 53 and 55 Xu discloses a method for embedding watermarking information [Abstract, first two lines] (In a watermarking system, an embedder embeds one of several alternative watermark patterns that represent the source message using side information to improve robustness), comprising:
 - Providing a host signal[figure 1, ref. Num "100"];
 - Providing data to be embedded in the host signal [figure 1, ref. Num "102"];
 - Scrambling said data with each code from a code set to provide a plurality

 of scrambled data sequences; [figure 1, ref. Num "120"]
 - Comparing each scrambled data sequence to said host signal and selecting a scrambled sequence which is a best match to said host signal; [column 9, lines 39-48; column 7, lines 29-30; column 10, lines 17-19;] and
 - Embedding said best matched scrambled data sequence into the host signal to provide a watermarked signal. [Column 10, lines 19-21; column 7, lines 30-32 and figure 1, ref. Num "110"]

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9. As per claims 23, 33, 59 and 69 Xu discloses a method for recovering embedded watermarking data from a watermarked signal, [figure 4, column 10, lines 25] (Figure 4, illustrates a process of watermark extraction.) comprising the steps of

- Receiving said watermarked signal; [Figure 4, ref. Num "110"]
- Extracting embedded codes from said watermarked signal; [Column 10, lines 43-44] and interpreting said extracted codes to recover said watermarking data; [figure 4, ref. Num "440"]
- Wherein each code represents an input string of said watermarking data, each code being selected from a code set associated with said input data string based on an analysis of a host signal to be watermarked. [Column 9, lines 39-48; column 7, lines 29-30; column 10, lines 17-19 and figure 4]
- 10. As per claims 2-3, 24, 38-39 and 60 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method wherein said associating step is based on a predefined mapping. [Figure 2, ref. Num "210"]
- 11. As per claims 4 and 40 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method, further comprising: transmitting said watermarked signal to a decoder; [Figure 4, ref. Num "110"] extracting said embedded codes from said watermarked signal; and interpreting said codes to recover said data. [Figure 4]
- 12. As per claims 5, 25, 41 and 61 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the

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method, wherein said interpreting step comprises a many-to-one mapping of an extracted code to the associated data string. [Column 9, lines 39-48; column 7, lines 29-30; column 10, lines 17-19]

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- As per claims 6-7, 21, 42-43 and 57 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method, further comprising: segmenting the data into said input strings. [Figure 1, ref. Num "140"]
- 14. As per claims 8 and 44 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method, further comprising: generating for each input data string a code set containing said codes.

 [Column 8, lines 7-11]
- 15. As per claims 15 and 51 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method wherein said input strings are mapped to codes with the objective of minimizing distortion of the host signal. [Column 5, lines 43-54]
- 16. As per claim 18, 34, 54 and 70 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method wherein said scrambling step comprises an XOR operation between the data and each code of the code set. [figure 1, ref. Num "120" and ref. Num "160] (Encryption meets the recitation of an "XOR" operation.)
- 17. As per claim 20, 35, 56 and 71 Xu discloses a method for embedding watermarking information as applied to claims above. Furthermore Xu discloses the method wherein said generating of a plurality of scrambled data sequences at the

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decoder comprises scrambling said data with each code from a code set to provide a plurality of scrambled data sequences at said decoder. [figure 1, ref. Num "120" and figure 4, ref. Num "108"]

Allowable Subject Matter

- 18. Claims 9-14, 16, 22, 26-32, 45-50, 52, 58 and 62-68 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 19. Claims 36 and 72 are allowed.

Conclusion

20. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. (See PTO-Form 892).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samson B Lemma whose telephone number is 571-272-3806. The examiner can normally be reached on Monday-Friday (8:00 am---4: 30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, BARRON JR GILBERTO can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SAMSON LEMMA

5.L.

10/05/2005

GILBERTO BARRON

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100